The purpose of the poll is to determine whether eligible producers favor the conducting of a refund referendum on the continuance of payments of refunds under the Soybean Promotion and Research Order. If at least 20 percent (not in excess of onefifth of which may be producers in any one State) of the 381,000 producers nationwide participate in the poll, a refund referendum will be held within 1 year from that determination. Refunds would continue until the referendum is held. If results of the poll indicate that a referendum is not supported, refunds would be discontinued upon that determination.

In accordance with the Paperwork Reduction Act of 1980, the information collection requirements made in connection with the producer poll have been approved by the Office of Management and Budget (OMB) and assigned OMB control number 0581–0093.

Authority: 7 U.S.C. 6301–6311. Dated: March 31, 1995.

Lon Hatamiya,

Administrator.

[FR Doc. 95-8427 Filed 4-5-95; 8:45 am]

BILLING CODE 3410-02-P

DEPARTMENT OF COMMERCE

Bureau of Export Administration

Action Affecting Export Privileges; Joseph Jeno Nandory

In the **Federal Register** of Thursday, March 23, 1995, the Bureau of Export Administration published an Order at 15285. This notice is being published to provide the address of the respondent in that order. The address is as follows: Joseph Jeno Nandory, 5178 Ganado Drive, Las Vegas, Nevada 89103.

Dated: March 30, 1995.

John Despres,

Assistant Secretary of Export Enforcement. [FR Doc. 95–8487 Filed 4–5–95; 8:45 am] BILLING CODE 3510-DT-M

Foreign-Trade Zones Board [Docket 10–95]

Foreign-Trade Zone 143, Sacramento, CA; Application for Subzone Status C. Ceronix, Inc. (Video Monitors), Auburn, CA

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Port of Sacramento, grantee of FTZ 143, requesting specialpurpose subzone status at the gaming/ recreational machine video monitor manufacturing plant of C. Ceronix, Inc. (Ceronix), in Auburn, California (Sacramento Customs port of entry area). The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a–81u), and the regulations of the Board (15 CFR part 400). It was formally filed on March 28, 1995.

The Čeronix plant (45,000 sq. ft. on 3.6 acres) is located at 12265 Locksley Lane, Auburn, California, some 35 miles east of Sacramento. The facility (46 employees) is used to manufacture hiresolution (VGA) video monitors for electronic gaming and recreational machines (e.g., bowling tallies, lottery, poker). Foreign-sourced components (approx. 60% of product value) include printed circuit boards, transformers, capacitors, resistors, semiconductor devices, integrated circuits, certain cathode ray tubes, conductors, fasteners and miscellaneous items for gaming/ recreational machines. The cathode ray tubes are limited to those classified under HTS 8540.30 (duty rate-5.4%). The finished products are classified under HTS headings for gaming/ recreational machines (HTS 9504-duty free) or data processing machines (HTS 8471—duty rates: 0-4.4%). Some 30 percent of the finished products are exported.

Zone procedures will exempt Ceronix from Customs duty payment on materials used for its export production. On its domestic sales, the company would be able to choose the duty rate applicable to finished products (0–4.4%) rather than the rates otherwise applicable to components (duty rates: 0–9.8%). The application indicates that zone savings will help improve the plant's international competitiveness.

In accordance with the Board's regulations, a member of the FTZ Staff has been designated examiner to investigate the application and report to the Board.

Public comment is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board's Executive Secretary at the address below. The closing period for their receipt is June 6, 1995. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to June 20, 1995).

A copy of the application and accompanying exhibits will be available for public inspection at each of the following locations:

U.S. Customs Service, Enforcement Office, P.O. Box 214666, Sacramento, CA 95821 Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 3716, 14th & Pennsylvania Avenue, NW., Washington, DC 20230.

Dated: March 30, 1995.

John J. Da Ponte, Jr.,

Executive Secretary.

[FR Doc. 95-8512 Filed 4-5-95; 8:45 am]

BILLING CODE 3510-DS-P

International Trade Administration

[A-570-838]

Notice of Postponement of Final Determination of Sales at Less Than Fair Value: Honey From the People's Republic of China (PRC)

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

EFFECTIVE DATE: April 6, 1995.

FOR FURTHER INFORMATION CONTACT: David J. Goldberger or Karla Whalen, Office of Antidumping Investigations,

Import Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, D.C. 20230; telephone (202) 482–4136 or (202) 482–6309, respectively.

POSTPONEMENT OF FINAL DETERMINATION: The China Chamber of Commerce for Foodstuffs, Native Produce and Animal By-products Importers and Exporters

(the Chamber), and 28 individual Chinese exporters, respondents in this proceeding, represent a significant proportion of exports of honey from the PRC to the United States. On March 17, 1995, the Chamber and the 28 individual Chinese exporters requested that the Department postpone the final determination until not later than 135 days after the date of publication of the preliminary determination in accordance with section 735(a)(2) of the Tariff Act of 1930, as amended (the Act).

Pursuant to 19 CFR 353.20(b), if exporters who account for a significant proportion of exports of the merchandise under investigation request an extension subsequent to an affirmative preliminary determination, we are required, absent compelling reasons to the contrary, to grant the request. Such is the case with the respondents in this investigation. Accordingly, we are postponing our final determination as to whether sales of honey from the PRC have been made at less than fair value until not later than August 2, 1995.

This notice is published pursuant to section 735(d) of the Act and 19 CFR 353.20(b)(2).

Dated: March 30, 1995.

Susan G. Esserman,

Assistant Secretary for Import

Administration.

[FR Doc. 95–8509 Filed 4–5–95; 8:45 am]

BILLING CODE 3510-DS-P

[A-100-002]

Notice of Price Determination, Uranium from Kazakhstan, Kyrgyzstan, and Uzbekistan

AGENCY: International Trade Administration, Import Administration, Commerce.

ACTION: Notice.

SUMMARY: Pursuant to section IV.C.1. of the antidumping suspension agreements on uranium from Kazakhstan, Kyrgyzstan, and Uzbekistan, the Department calculated a price for uranium of \$12.06/lb. On the basis of this price, the export quota for uranium pursuant to Section IV.A. of the Uzbek and Kyrgyz agreements is zero. The export quota for uranium pursuant to Section IV.A. of the Kazakhstani agreement, as amended on March 27, 1995, is 500,000 lbs. for the period April 1, through September 30, 1995. Exports pursuant to other provisions of the agreements are not affected by this price.

EFFECTIVE DATE: April 1, 1995.

FOR FURTHER INFORMATION CONTACT: Maureen Price or Beth Chalecki, Office of Agreements Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street & Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–0159 or (202) 482–2312, respectively.

PRICE CALCULATION:

Background

Section IV.C.1. of each agreement specifies that the Department of Commerce (DOC) will issue its observed market price on April 1, 1995, and use it to determine the quota applicable to exports from the various republics during the period April 1, 1995 to September 30, 1995.

Calculation Summary

Section IV.C.1. of each agreement specifies how the components of the market price are reached. In order to determine the spot market price, the Department utilized the monthly average of the Uranium Price Information System Spot Price Indicator (UPIS SPI) and the weekly average of the Uranium Exchange Spot Price (Ux Spot). In order to determine the long-

term market price, the Department utilized the weighted average long-term price as determined by the Department on the basis of information provided by market participants and a simple average of the UPIS Base Price for the months in which there were new contracts reported.

Our letters to market participants provided a contract summary sheet and directions requesting the submitter to report his/her best estimate of the future price of merchandise to be delivered in accordance with the contract delivery schedules (in U.S. dollars per pound U₃O₈ equivalent). Using the information reported in the proprietary summary sheets, the Department calculated the present value of the prices reported for any future deliveries assuming an annual inflation rate of 2.65 percent, which was derived from a rolling average of the annual GNP Implicit Price Deflator index from the past four years. The Department used the base quantities reported on the summary sheet for the purpose of weightaveraging the prices of the long-term contracts submitted by market participants. We then calculated a simple average of the UPIS Base Price and the longer-term price determined by the Department.

Weighting

The Department used the average spot and long-term volumes of U.S. utility and domestic supplier purchases, as reported by the Energy Information Administration (EIA), to weight the spot and long-term components of the observed price. In this instance, we have used purchase data from the period 1989–1992, as in the previous determination. During this period, the spot market accounted for 31.39 percent of total purchases, and the long-term market for 68.61 percent. We were not able to include data from the 1993 EIA Uranium Industry Annual because it has been withheld due to its proprietary nature.

Calculation Announcement

The Department determined, using the methodology and information described above, that the observed market price is \$12.06. This reflects an average spot market price of \$9.57, weighted at 31.39 percent, and an average long-term contract price of \$13.19, weighted at 68.61 percent. Since this price is below the \$13.00/lb. minimum expressed in Appendix A of the Uzbek and Kyrgyz agreements, there will be no quota under Section IV.A. of the agreements available to these republics for the period April 1, 1995 to September 30, 1995. However, since this

price is above the \$12.00/lb. minimum expressed in Appendix A of the amended Kazakhstani agreement, Kazakhstan receives a quota of 500,000 lbs. for the period April 1, 1995 to September 30, 1995.

Comments

Consistent with the Department's letters of interpretation dated February 22, 1993, we provided interested parties our preliminary price determination on March 10, 1994. We received no comments.

We have determined that the observed market price for uranium is \$12.06/lb. The Department invites parties to provide pricing information for use in the next price determination. Any such information should be provided for the record and should be submitted to the Department by September 5, 1995.

Dated: March 30, 1995.

Paul L. Joffe,

Deputy Assistant Secretary for Import Administration.

[FR Doc. 95–8510 Filed 4–5–95; 8:45 am] BILLING CODE 3510–DS–M

[C-557-806]

Extruded Rubber Thread From Malaysia; Final Results of Countervailing Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of final results of countervailing duty administrative review.

SUMMARY: On September 8, 1994, the Department of Commerce (the Department) published the preliminary results of its administrative review of the countervailing duty order on extruded rubber thread from Malaysia. We have now completed this review and determine the bounty or grant during the period January 1, 1992 through December 31, 1992 to be 3.30 percent *ad valorem* for all companies. EFFECTIVE DATE: April 6, 1995.

FOR FURTHER INFORMATION CONTACT: Lorenza Olivas or Chris Jimenez, Office of Countervailing Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, D.C. 20230; telephone: (202) 482–2786.

SUPPLEMENTARY INFORMATION:

Background

On September 8, 1994, the Department published in the **Federal**